AL DELEGATES AT MADE D THE IMPERIALISTS AT JALAPA.

For this reason, the absorbing subject of inquiry Cuban slave-owner is. What will be the future of the mother country with respect to the negro?

ed in England, the Secretary for the Colonies. Whether liv or not, the negro question has been made re one of special importance, and to parties more par-

As I observed before, whether intentionally or not, the (I night) nigger question' soon became the prominent pic, and from its transcendent interest in these times then, thanks to our country and the slave-owners of the South. Slavery has received its death-blow, the whole increst may be said to have turned upon this single topic of equiry. Here in Cuba the discussions of the assembled unta of provincial of colonial delegates, and their debates is well as deliberations, will be watched with intense anxions, eagerness, hope and suspicion, according to the views no opinious of the several parties here that either desire actions on of Slavery, or of those who vainly imagine hat this disgrame of modern civilization may be still contained, or at least winked at.

The last roal steamer from Spain, which arrived a few

of a different considers into four distinct bodies intees, to each of which is assigned the task of g information upon one of the following subjects in, but which in reality are all one, for they all forence to one matter, namely—Slavery: First, layers; second. Free negroes; third, Asiatics or fourth, Immigration.

ordance with these regulations, the delogates, at a general meeting, which was held a short time ned themselves into the four corresponding second edition number of members was assigned to he divisions or committees, the delegates being to select which division they preferred to join, four committees at their first meetings elected the g as their respective chairmen: Of the first, nacio Gonzalez Olivares; of the second. Sellor nose of the third, Don Ramon de la Sagra, formation of the Betanical Garden at Havana, and nor of a very voluminous work on the Island of which its natural history and botany are treated tensively; and of the fourth, the Count of Pozos the editor of the Sigto. These four committees

Section 1. The contract of the property of the control of the cont

concerns only the parties interested, I have not taken the

replact to foresee. Natwithstanding the bosses of the church organs, Maximilian's power is evidently ing, for the Liberals are everywhere in the useful, and have cut off all communication between the City exico and Vera Cruz.

• English mail steamship Eider arrived here on Thursee English mail steamship Eider arrived here on Thursee.

to the end, whatever the result may be, and was about to return to Mexico City from Orizaba. A proclamation to the above effect, and containing other important announcements, had been published, in which the Emperor appeals to the patriotism of the Mexican people. It was transmitted by telegraph to Vera Cruz, where we are assured the determination of Maximilian was received with the greatest enthusiasm.

the determination of Maximilian was received with the greatest enthusiasm.

At the departure of the Eider, Gen. Sherman and Minister Campbell had already arrived at Verr Crux, but did not land there, the Sasquehanna having gone to Sacrificies, where there is good anchorage, which is not the case at Vera Cruz. The Eider brings no particulars why Gen. Sherman and Mr. Campbell did not land at the last-named place, so that at present we can only draw conjectures whether the weather did not permit of it, or that the authorities at Vera Cruz would not allow them to do so. Possibly for the latter reason. Vera Cruz, or rather its rulers, are very loyal to Maximilian, and he is said to have come to his late desperate determination on hearing of the departure of Gen. Sherman from Havana for Mexico. In the mean time, another party has arisen in that distracted

THE SOUTHERN STATES.

THE LEGISLATURE-DELIBERATION ON THE AMEND-MENT-A BANKRUPT LAW WANTED.

Immediately after the Legislature of Alabama convened Mr. Drake of Madison introduced the following joint resolution, which was referred to the Committee on Federal Relations:

opie.

ad. That all the authority which this Legislature pais derived from the people of Alabama and that it be Constitutional authority by any act on its part to cope people of Alabama to any alteration in the organic is

and are by no means antagonistic to the Government of the United States, and are ready to pursue any course which they believe most conclusive to the interest of the State, and best calculated to restore harmony and good feeling. In the Legislature, questions likely to produce exciting discussions are generally avoided, and matters rolating to the Federal Government are handled with extreme cantion.

The Committee on Federal Relations, to whom were referred "Joint Resolutions of the General Assembly on the rights of the people of the several States comprising the United States," reported through their Chairman, the Hong, R. B. Lindssy, the following, which, with the forgoing resolutions, was laid on the table:

The resolutions being entirely argumentative in their chairment the conclusion which the resolutions aim to extand the conclusion which the resolutions aim to extablish are in the conclusion which the resolutions aim to extablish are in the remotest point of rice with a first process of the control of the Committee cannot and the states of government which have always been recognized as a curtosity in American literature. "We of the South is seen the beat missionaries the world was as believed as a curtosity in American literature which have always been recognized as a curtosity in American literature. The resolutions for the control and the theory of our republished as fundation of the Committee cannot admit, but rather wholly they also the same of the superalised in the move of proposing mendalments to the closure of the Cutted States and the mode of their aubmission for the action of the several States are involved in neither the superalised in the sunsator of proposing mendalments to the closure of the control of the

THE RELATIONS OF THE PREEDMEN-OF TRACES ON UNIONISTS-A THREATENED EMIGRATION TO AR-From Our Own Correspondent. SAVANNAH, Ga., Dec. 4, 1866.

Last Winter the Legislature of Florida passed a bell o provide for the education of freedmen, and forthwith it was

CIVIL COURTS.

UNITED STATES DISTRICT COURT-Dug 13.-Before THE LIABILITY TO POSPETURE OF ARTICLES USED IN MANUFACTURING ILLICIT WHISEY.

The United States agt one copper still, &c., found at No. 174

This is one of the first causes that has been brought to trial in this District under the

Thus is one of the first causes that has been brought to trial in this District under the provisions of the Internal second law, which declare "that all spirits found in possession, castedy or control of any one, with intent to defraud the law or evade the payment of taxes, shall be forfeited, with all the vessels and imponents used in their manufacture or found upon the promises, and also that whenever any one carrying on a distillery shall fail in any respect to comply with the requirements of the law, all his spirits, and all vessels, &c., used in their manufacture, &c., shall be forfeited."

In this case, the Government proved by Mr. Childs, Deputy-Collector in the Fourth District, that the premises were sitasted in his District, and that there was no becase for distilling at that place.

hat he also found some apirits.

The chaimant differed to show that he was mortgaged of the roperty and entitled to its possession, that the program was

SUPREME COURT-CINCUIT-DEC. 12 -Before Mr. Justic AN IMPORTANT AND NOVEL QUESTION FOR SAPE MANUFACTURERS-IS A SELLER OF A BURGLAR-PROOF SAFE LIABLE FOR LOSSES FROM THE SAFE BY BURGLARY!—A BURGLAR'S EVIDENCE.
William A Sanborn agt. Siias C. Herring et al.
This case is, we believe, of an entirely nove

This case is, we believe, of an entirely novel clar-acter in this country, and has but one precedent in England. The plaintiff scoup-laint sets out that he was induced to buy a safe, and chest inclosed therein, for the purposes of his business as a banker in Sterling, Ill., by their representations and war-ranty that the safe was fire and the chest burster proof, that on Saturday night, Aug. 27, 1864, the safe was opened by bur-glars, and \$5, 405 in money, coin and securities taken therefrom, and that this occurred through the weakness and improper manufacture of the safe. He therefore asks that iterring & Co. nex him the lows. The defense dupies are surgest various of the safe was

Wm. H. Wilson and Sorah A. Campbell, agt. Arthur Gillon-ler.—Judgment in favor of defendant. (See decision).

Baikand J.—Emily C. Stevens, agt. Sheeman, V. Stevens.— Report of referee confirmed and judgment of the vorce granted.

and Doblery, and they were arrest and sheemantly.

SUPERIOR COURT-SPACIAL TREE-DEC 13 -Before Ch. J. Grandison Spralt agt. Lobert S. Mardand .- Motion

arted and cause referred.
Anson Herrisk art. Michael J Gilbooly.—Motion medifying e injunction granted.
Peter J. Hanck art. Henry, S. Fearing, James T. Drochan in act. James Phelan.—Votions granted.
The Merchanta and Mechanics Bank of Wheeling agt.

COURT OF COMMON PLEAS-SPECIAL TERM - DUE 13. DECISIONS.

Morrell agt. Cordes-Application denied without

MARINE COURT .- DEC. 13 .- Before Judge HEARSE

MARINE COURT —Dre. 13.—Before Judge HEARNE.

MORE TROUBLE CAUSED BY WHISKY.

Liseac Simpson agt. Jackson Riley.

The complaint in this case sets forth that, on or about the 15th of Angust last the plaintiff soid and delivered to the defendant 400 gallons of whisky at \$2.25 per gallon; that defendant paid him \$580 on account, issuing a bulance still due him of \$540, for which amount he now brings sait.

The defendant, on the other hand, slieges that the plaintiff proposed to sell him 100 barrels of rum at \$1.50 per gallon; and 100 barrels of whisky at \$2.02 per gallon said liquors to be inspected, and doitvered at defendant's store within one week after making the contract, and to be paid for on delivery; that upon these terms he agreed to purchase; that the plaintiff on or about the 17th of Angust, delivered to him eight barrels of rum, and asked further time to deliver the rest; that he agreed to extend the time another week, and that he paid plaintiff \$560 on account, reserving the rest of the money as a security for the delivery of the balance of the hiptor. He also alleges that in the mean time the market price of whisky went up, and that the plaintiff refused to deliver any more at the price agreed dpon, and that in consequence of such refusal he sustained a loss of \$2.700, for which amount he makes a counter claim.

The plaintiff alleges that there was no such contract, but that he agreed to deliver the honors to be defendant, said liquors to be paid for at he market price when delivered.

The jurintiff are such a such a form of the plaintiff for \$500.

Townsend & Levinger for plaintiff, Thomas Thressher for defendant.

COURT CALENDARS-THIS DAL

Nos.

Nos.

2656—Williams, jr., act. Wood.

2659—Corwin agt. Stillweis.

2664—Archer et al. agt. Shepard.

1666—Deirety agt. filmault et al.

2666—Virgil de knooriaga agt. flu

4288—Nolan et al. agt. Degund. 2006-Virgil de Encoriaga agt. Ru- 4288-Nolan et al. agt. Degenhar ger et al. 4282-Rager et al. 4282-Rager et all agt. Hattemer. 4238-The Market Nat. Bankagt. 4276-(Nr. i)-Hunstell agt. Kei Sezze er et al.

4000—Berlind et al. utt. Moses.

2160—Chaffee act. Freece et al.

4078—(No. 2)—Sume agt. Same.

2160—Chaffee act. Freece et al.

4078—(No. 2)—Sume agt. Same.

2160—Chaffee act. Freece et al.

4078—(No. 2)—Sums agt. Same.

2160—Chaffee act. Sums at 10 o'clock

2160—Chaffee act. Sums at 10 o'clock

Conly, Mayor. &c., agt. 4471-Blike, jr., agt. Benneti et al. 2165—Cooley, Mayor, &c., agf, 4471—Bilake, jr., agf, Rennest et a.

Girarday et sl.

2465—Luke agr, Kitson et al.

4157—Aburus et sl. est. Day.

2715—Loone agf, Andrews, sdm'r.

2675—(No. 1) Whitman agf, Pat
2675—(No. 1) Whitman agf, Pat
2769—Good agf, Day.

2755—Fied, adm'r, agf, Bennett

2751—Effingweil, Ree'r, agf, Groet, aggressive agreement agre et al.

3079—Eadie et al. agt. Naphegyla

503—People's Prov.Co. agt. Ryno.

2029—Donneily agt. Holbrook.

SUPERME COURT—SPECIAL IEEM.

Hold by My Janies Harrow.

Held by 5M Justice Balcox - Court opens at 10 o'diot
Demurrers.

Not.
Ti-Haerstel sat. Hurlburt. | Nos.
27-Same agt. Lyman. Nos. 27—Same : 25—Osgood et al., Receivers agt.
Rich et al. Issues of Law and Fact.

Nos
175 — Williams agt. Hay
177 — Hammeraley agt. Byrne impleaded et al.
180 — Taylor et al. agt. Ketchum
181 Cashoun, as guee, agt. Ketchum
182 — Moore agt. Pine, et al.
181 — Cohen agt. Jackson.
182 — Moore agt. Pine, et al.
183 — Cohen agt. Jackson.
184 — Moore agt. Pine, et al.
185 — Sance agt. Same agt. Same.
186 — Sance agt. Same agt. Same.
187 — Sance agt. Same agt. Same.
187 — Sance agt. Same agt. Same.
187 — Sance agt. Same agt. Same.
188 — Sance agt. Same ag 181 Calboun, as gues, agt. Returned et al.

182—Moore agt. Pine, et al.

187—Cohen agt. Jackson.

188—Eask of Manchaster agt.

188—Eask of Manchaster agt.

189—Hallor et al. agt. Ros et al.

191—Somer stal.

191—Somer stal.

192—Hallor et al. agt. Ros et al.

195—Palmor et al. agt. Ros et al.

195—Palmor et al. agt. Ros et al.

195—Trustes of N. Y. P. E. Poblished by Mr. Justice Ingranax.—Court opens at 10 o'clock a. m.—

Call of Calendar at 12 m.

Nos.

Nos. ga-Hilton agt. Niles. 135-Ryder agt. Cutting. 140-Nichola.egt. Herris. ios.

30—Shepard agt. Benforth.

30—Wright agt. Cometock.

34—Pelton agt. Freecott.

38—The Frople az zel. Muzell

agt. Hoebe.

General call begins at No. 161.

See Stephens agt, Brake, 4c.

173 — McIntyre agt, Dayron.

18 — Whittenure et al. sgt, Levy,

18 — Measunger agt, Smith.

18 — Romer agt, Lyche.

18 — Mann agt, Goodrich.

18 — Mann agt, Hilyre.

19 — Jackson et al. sgt, Hamilt.

19 — Board of Pilots agt, The Pois SUPERIOR COURT.

PART I - Held by Mr. Justice McCras. - Court opens at 11 o'cl

Fire Jine Co.

1078—Jones agt. Degan.

2079—Butter agt. McIlvaine.

2014—Maretzek agt. Cauldwell, et ...

2014—Modaley, admir. agt. Hun-

2070—Butler act. McIlvaine.

2084—Merenek agt. Cauldwell, et al.

1572—Same agt. Same.

2095—Peck et al. agt. Negboor.

1690—Balve et al. agt. Gudenam.

2778—McFaddin agt. Blake.

COERT OF COMMON PLEAS.

PART II.—Heid by Judge BAAT—Court opens at 11 o'clock s. m.

Nos.

2095—Grener agt. Merritt. Sc.

2105—Grener agt. Merritt. Sc.

2117—Pettingill, Ao., agt. Ham.

2152—Same agt. Same.

2551—O'glor agt. Goulter.

2551—O'glor agt. McMahon.

2754—Vours agt. Miles.

MARINE COURT.

Held by Haarns, J.—Court opens at 10 o'clock s. m.

Nos.

228—Biderdt agt. Roberte.

2552—Same agt. Same.

2554—Bog agt. Merritt.

100—Nagel agt. Newman.

2554—Bog agt. Newman.

2554—Bog agt. Stajb.

110—Valvagt Hancox.

129—Buszing agt. Verled.

110—Same agt. Same.

110—Barther agt. Laistar.

100—Barthelomew agt. Oyle.

110—Same agt. Same.

110—Same agt. Same.

112—Stagg agt. Bramm.

108-Bannerman agt Singer. 109-Muller agt. Holden.

CRIMINAL COURTS.

COURT OF OVER AND TERMINER. (Before Judge Barmard)

CASE OF MANSLAUGHTER-UNINTENTIONAL KILL-

ING OF A WIFE.—August Priebel pleaded "guilty" to the crime of manslaughter in the fourth degree in the killing of kis wife. Sarah, by inflicting a stab-wound on her on the 17th of July. Sarah, by inflicting a stab-wound on her on the 17th of July. The prisoner is a German, aged 52 years, a sheemaker by occupation, and he resided at No. 181 Varickest, at the time the deed was committed. The facts of the case do not show that the prisoner had any intention to kill the deceased. He was working on his shoemaker's benefin the morning, when his wife approached him and rubbed his head and told him to come to breakfast that he became disturbed or provoked at her interruption, and in the motion of pushing her away from him with his hand, he stabbed her with the shock kinfe which he held. It appears that he regrotted the act, or accident his he claims it to be, which resulted in the death of 18 wife. The prisoner was remanded till next week.

COURT OF GENERAL SESSIONS.

[Before Recorder Hackett.]
SENTENCED FOR STRALING MONEY.—Henry MoIn-SEXTENCED FOR STEALING MONEY.—Really Mother through the pleaded guilty to stealing Treasury notes to the value of \$100, on the Eld of November. The money was in admiwer at the office of the Rockiand County and New Jersey Milk Farmers Association, where the prisoner and an unknown man came. While his companion was inspecting some milk be was seen abstracting the money from the drawer and was arrested. The prisoner was sentenced to serve four years in the State Prison. Burnalaw.—Valentine Smith pleaded guilty to an attempt at BURGLERY. - Valentine Smith pleaded guilty to an attempt at burglery in the third degree in breaking into the fruit-store of Carl Kaler, in Eighth ave., on the evening of the 24th of No-tember. He was found in the store by an officer, and had in his possession a small quantity of checolate candy and almost muts. He was sentenced to penal serviced in the Penitentiary for one year.

ALLEGED INDECENT OUTRAGE AND ROBBERY-A COMPLE CATED CASE.-Four young men names Michael J. Whelan, Michael McCoy, Michael Doherty and Peter J. Hart, stood Michael McCoy, Michael Doberty and Peter J. Hart, stood trial on the serious charge of robbery an the first degree. Gunning S. Bedford jr., Assistant District Attorney, prescrited the prisoners. Mrs. Catherine Pitamer appeared as the complainant, and testified that she was on her way to see her mother, who lived in Thirty-sight-st, between Tenth and Eleventh-aves; on the evening of the 9th of Ootober, and was met by Whelan, one of the prisoners, who wanted to know where she was going, and she told him it was note of his business; McCoy was with him and told her to keep still the witness reached her mother's house and went in, after telling Whelan not to was for her, when she left her mother and went to go heme, ale was followed by the four prisoners. Whelan walking by her side. He asked her if also was a married woman, and was replied in the affirmative, when she came out and she rate to get away from them. They came up to her and 'bonneted' her so that she was robbed of several articles and that her person was violated by Whelan, and after committing the offense accompanied her to the corner of Thirty-fourth-st, and Ninth-ave, where she had him arrostad. The offense who made the arrest trailing that the found it would be a she was really for the second well as the was robbed of several articles and that her person was violated by Whelan, and after committing the offense accompanied her to the corner of Thirty-fourth-st, and Ninth-ave, where she had him arrostad. The offense who made the arrest trailing that the found it would be worther to a second to the vicinity of the second well as the second well as the was represented the contention. The follower had been reported to the Association. The Second are which will be entered any match played by the social of the Association. The best will be entered any match all well be entered any match any velocity of the Association. The best will be entered any match any velocity of the Association. The best will be entered any match any velocity of the Association. The

COURT OF SPECIAL SESSIONS

18 dors Junior Esty. for this week, a most unusual conjunctance, for it racely hap pena more than once or twice a year, that this Court is convened on a Wednesday. On this procession it is due to two facts, the one that them has been a most universal press of business since the electrons—the said electrons being always most fruitful of bissiness to be brought before and finally determined by the Courts, and the second is that as the Court rooms have been under repair for several days no session could be held within tagen during that time. The poissequent acceptualistic of beauties has repident inconsent the convening of four Courts this reck instead of three, in order that the work may be properly, and in its own due time, disposed of.

Westerday the calendar numbered 45 cases, which were the vided as follows. Hiegal voting: 2 - petitizarceny, its samult and before, the malicious mischied is suspended cases s—ford, 45.

illegally roting in the Teath District of the Fourteenth Ward He made no defense whatever, but owned up to so much that

some petty articles. The boy's mother was present and inter Good in his bahalf with many tenes, and begood the Justice to

"Madam," said the Justice. "Madam, Im sorry to see that you have no better control over your boy than you seem now to show. You have permitted him to rue about the street to get into had company who have entired him into said mischief, until now, as you, see, he is brought up before me on a charge of stealing. Have you ever chought what will be the conclusion of such a career, begun at such an early and ander age! Have you ever considered that unless you take better, much better, care of your boy—unless you look after him much closer, he may Madam, become a confirmed and notorious their. He may even Madam, better a considered that unless you take better much better. When the seems a confirmed and notorious their. He may even Madam, such is the deprayity of human nature, unless corrected in early youth by proper Christian influgences, he may, I say and I say it with sorrowing tears in my eyes, your little boy, who is now pure and innocent, save in the matter of a few thefits and minor robberies, that pure and guittless child, may, I say again, unless some check him in hispressent course, eventuality, after having passed through ever other grade of degredation, become a member of the Common Council. Think of it in time, Madam. "Overpowered by the horrible thought, the Justice when he was a securious to take her child with her, without the poor woman went away sorrowing heavil, the having given her permission to take her child with her further panishment than that dreadful eventuality while even in the future, he may yet come to be a Common

corner crocery. In this corner grocery liquors were kept,

A THEOLOGICO-MECANICO ROW .- The workmen engaged on the repairs of St. George's Church, Sixteenth st. (Dr. Stephen H. Tyng's), do not seem to be properly affected by the

illegal voting is a mystery to the Court and the reporters, fo lawyer can throw about a case are so confusing that

of Alexander Scott. The identity of the man being doubted, the register was examined, and it was soon discovered that the genuine Alexander Scott had voted once already.

The prisoner was at once arrested and has been locked up lin juil for a month. He says he has no doubt that he did go to the poils and offer to vote as alleged, but he says he was so drunk at the time that he centh have no criminal intent, but was arged on and put to it by friends of some candidate for whom he was induced to try to vote. In consideration of the fact that he has been in juil for a month, the Court only fined him \$50.

A MOST COMMENDABLE FIGHT.—It is not eften that either side of a quarrel can be indorsed as being thoroughly right, but A Most Commendance Figure.—It is not effor that either side of a quarrel can be indersed as being thoroughly right, but we think that in this particular instance we are justified in saying that one party, at least, to the fight was perfectly justified by the circumstances of the case in being the aggressor.

Mr. Richard Scully was brought up by John Eden on a charge of viocent assents and battery. The evidence shows that Eden keeps a "wine saloon"—or, in the vulgar sense a "whisk mill." Mr. Scully's wife, though formerly a most estimable indy, has of late years contracted the unsereble habit of drinking intoxicating flagors.

estimable indy, has of late years contracted the miscreable habit of drinking intexteating liquors.

She had been in the habit of processing her liquous from the establishment with which Mr. Eden is connected. Mr. Senlly inding this out, and warned Mr. Eden is connected. Mr. Senlly intoxicating drinks. This warning was repeatedly disregarded—the poor, wretched wife was still fitnished with the means to gratify her debased appetite at the place of Eden; and finally one day desperate by the sight of his wife's degradation, Senlly rushed into the place where she had obtained her liquor, and after very few words, he selected a tumbler, with which he made an effort to split the head of the man Eden. The blow missed its object and the man escaped.

This person who sells run to a wife whose miscrable appetite has got the master of her, after her kinshand had forbidden him to supply her with fuel to feed her wretched cravings, had still the immeasurable impudence to bring sitt against the injured husband who had only tried to break his head.

The distice (Kelly) took the right manly, Christian view of the case, and while he was compelled to find the prisoner technically guilty of the assauit, he inflicted no punishment whatever, but permitted him to get.

JEFFERSON MARKET POLICE COURT.

[Before Justice Dodge-] Mr. Richard P. Doyle, a tinsmith doing business at No. 144 Grand st., charged a young lad named Henry Limerick, who has been employed by him for some time past as a helper, who has been employed by the less some the per a desk in the store and atolen therefrom \$505 in United States Trussury notes. Officer Dyckman of the Eighth Precinct, soon after Mr. Doylar discovered his loss, arrested Limerick in Burnara's Museum with \$500 25 of the money in his possession. The accused admitted that he had stolen the money, and was committed to answer without bail.

CARRYING BURGLARS IMPLEMENTS - Lewis Lacarpe and Chas. Dupret were yesterday committed for trial, in default of \$509 bail each, having been found by Officer Packett of the Eighth Precinct with burglations implements in their possession.

BASE BALL,

CLOSING OF THE ANNUAL CONVENTION OF THE MA-TIONAL BASE BALL PLAYERS' ASSOCIATION.

The Convention commenced balloting for President at 12 o'clock on Wednesday, and at 2 s. m. on Thursday ties The Collycention commenced that A. P. Gorman of the National Club of Washington, D. C., was duly elected, J. E. Rose of the Mautain Club was chosen First Vice-President. Wm. H. Murths of the Enterprise Club, Second Vice-President. Wm. H. Rogers of the Resolute Club treelected), Secretary, C. A. Cook, Corresponding Secretary, and Mr. Rogers of the Lowell Club of Massachusetts, Treasurer.

The Convention presented A. H. Rogers with \$0.50 as an acknowledgass of that gratientan a valuable services as Secretary of the Association.

The fees received by the Treasurer from the new Clubs was unward of \$100.

Dr. Jones of the Excelsior Club, on behalf of Mesars Wilbourgh and Hastings, presented the Association with a beautiful score-look, in which will be entered any match played by any clubs of the Association, if such clubs will send a copy of the score to the Secretary.

The Dector also presented the Association with a miniature base ball field, about two feet square, on which all the points of a state of isano ball can be played.

At 31 a. m. Thursday, the Convention adjourned size die.

At 32 a. m. Thursday, the Convention of December, 1867, at the Chestantes. Theater, Philadelphia, Peru.